UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

DAVID HUDSON,

Petitioner,	Civil No. 2:06-CV-15753 HONORABLE ARTHUR J. TARNOW UNITED STATES DISTRICT JUDGE
V.	
CINDI CURTIN,	
Respondent,	/

SECOND ORDER COMPELLING PRODUCTION OF STATE COURT RECORD

Petitioner filed a petition for writ of habeas corpus pursuant to 28 U.S.C. § 2254. On December 28, 2006, the Court signed an order of responsive pleading requiring respondent to file an answer in accordance with Rule 5 of the habeas corpus rules by February 28, 2007. After being given an extension of time, respondent filed an answer to the petition on May 30, 2007. Respondent, however, has failed to file the Rule 5 materials. These materials are necessary for resolving petitioner's claims.

The habeas corpus rules require respondents to attach the relevant portions of the transcripts of the state court proceedings, if available, and the court may also order, on its own motion, or upon the petitioner's request, that further portions of the transcripts be furnished. *Griffin v. Rogers*, 308 F. 3d 647, 653 (6th Cir. 2002); Rules Governing § 2254 Cases, Rule 5, 28 U.S.C. foll. § 2254. "When this information is required, it is the State's responsibility to provide it." *Griffin*, 308 F. 3d at 654. An appropriate response to a habeas petition is an answer which responds to each

allegation contained in the petition and which attaches copies of the relevant judgment

of conviction, any available and relevant transcripts, and any post-conviction pleadings

and decisions. Chavez v. Morgan, 932 F. Supp. 1152, 1153 (E.D. Wis. 1996). Habeas

Rule 5 speaks in mandatory terms as to what must be attached to the respondent's

answer. Flamer v. Chaffinch, 774 F. Supp. 211, 219 (D. Del. 1991). The general rule is

that a district court must review the entire state court trial transcript in federal habeas

cases, and where substantial portions of that transcript were omitted before the district

court, the habeas case should be remanded to the District Court for consideration in

light of the full record. See Adams v. Holland, 330 F. 3d 298, 406 (6th Cir. 2003). It is

reversible error for a district court to fail to review the transcripts upon which a habeas

petitioner's claims are dependent. See Shaw v. Parker, 27 Fed. Appx. 448, 450 (6th Cir.

2001).

Based upon the foregoing, the court orders respondent to produce the Rule 5

materials within **twenty one (21) days** of the date of this order or show cause why they

are unable to comply with the order.

S/R. Steven Whalen

R. STEVEN WHALEN

UNITED STATES MAGISTRATE JUDGE

Dated: August 8, 2007

CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the foregoing order was served on the attorneys and/or parties of record by electronic means or U.S. Mail on August 8, 2007.

S/G. Wilson

Judicial Assistant

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